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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/723,085	11/26/2003	Joseph S. Glider	ARC920030081US1	7870
Frederick W. G	7590 06/13/200 ibb, III	EXAMINER		
McGinn & Gibl Suite 304		WEI, ZHENG		
2568-A Riva R	oad	ART UNIT	PAPER NUMBER	
Annapolis, MD	21401	2192		
			MAIL DATE	DELIVERY MODE
			06/13/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/723,085	GLIDER ET AL.	
Examiner	Art Unit	
ZHENG WEI	2192	

		ZHENO WEI	2102
The	MAILING DATE of this communication appe	ears on the cover sheet with the d	correspondence address
THE REPLY FIL	LED <u>05 May 2008</u> FAILS TO PLACE THIS APP	LICATION IN CONDITION FOR AL	LOWANCE.
applicatior applicatior	was filed after a final rejection, but prior to or on n, applicant must timely file one of the following n in condition for allowance; (2) a Notice of Appe ued Examination (RCE) in compliance with 37 C	replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	t, or other evidence, which places the with 37 CFR 41.31; or (3) a Request
a) 🔲 The pe	eriod for reply expiresmonths from the mailing	g date of the final rejection.	
no eve Examir	eriod for reply expires on: (1) the mailing date of this A ent, however, will the statutory period for reply expire la ner Note: If box 1 is checked, check either box (a) or (ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejection.
Extensions of time have been filed is under 37 CFR 1.1 set forth in (b) about	HS OF THE FINAL REJECTION. See MPEP 706.07(to may be obtained under 37 CFR 1.136(a). The date the date for purposes of determining the period of ext 7(a) is calculated from: (1) the expiration date of the stove, if checked. Any reply received by the Office later earned patent term adjustment. See 37 CFR 1.704(b).	on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply origithan three months after the mailing dat	of the fee. The appropriate extension fee nally set in the final Office action; or (2) as
	e of Appeal was filed on A brief in comp	oliance with 37 CFR 41.37 must be t	filed within two months of the date of
filing the N	Notice of Appeal (37 CFR 41.37(a)), or any exter Appeal has been filed, any reply must be filed w	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the appeal. Since a
(a)☐ The	osed amendment(s) filed after a final rejection, by raise new issues that would require further con by raise the issue of new matter (see NOTE belo	nsideration and/or search (see NO	
(c) The	y are not deemed to place the application in bet eal; and/or	ter form for appeal by materially rec	
• •	y present additional claims without canceling a c DTE: (See 37 CFR 1.116 and 41.33(a)).		ected claims.
	ndments are not in compliance with 37 CFR 1.12		mpliant Amendment (PTOL-324).
	t's reply has overcome the following rejection(s):		
6. Newly pro	oposed or amended claim(s) would be all able claim(s).	lowable if submitted in a separate, t	
how the ne The status Claim(s) a Claim(s) o Claim(s) re	uses of appeal, the proposed amendment(s): a) lew or amended claims would be rejected is provision of the claim(s) is (or will be) as follows: allowed: bipiected to: ejected: 1-5,7-11,13 and 15-19. withdrawn from consideration:		I be entered and an explanation of
` '	OTHER EVIDENCE		
because a	vit or other evidence filed after a final action, buapplicant failed to provide a showing of good and arlier presented. See 37 CFR 1.116(e).		
entered be	vit or other evidence filed after the date of filing ecause the affidavit or other evidence failed to o good and sufficient reasons why it is necessary	overcome <u>all</u> rejections under appea	al and/or appellant fails to provide a
	avit or other evidence is entered. An explanation RECONSIDERATION/OTHER	n of the status of the claims after er	ntry is below or attached.
11. 🛛 The requ	rest for reconsideration has been considered but the street in the stree	t does NOT place the application in	condition for allowance because:
12.	attached Information <i>Disclosure Statement</i> (s). ((PTO/SB/08) Paper No(s)	
/Tuan Q. Dar Supervisory F	m/ Patent Examiner, Art Unit 2192		

Continuation of 11. does NOT place the application in condition for allowance because:

At page 11. lines 1-3 of second paragraph, the Applicant pointed out that the first and second parts of the "upgrade framework" of Sinander are not analogous to the first and second next/previous level of software to which upgrades/downgrades are applied.

However, Sinander at Figure 1, "CONTENT1", "CONTENT2" and related text (col.3, lines 46-53 and lines 59-65) also discloses 2 level upgrade which is the upgrade content1(first next level of software) and the upgrade content2 (second next level of software). The upgrade content 1 and 2, as Shiander disclosed, are representing different levels of software upgrade from version0 (V0) to version1 (V1) to version2 (V2) during entire software upgarde process (see for example, col.4, lines 31-67), which are equivlent to the first/second level of software as cited in claim 1.

Therefore, prior art references Moore, Sinander and Schroder do disclose all the limitations as the Applicants argued as cited in claim1...